	Application No.	Applicant(s)
Examiner-Initiated Interview Summary	09/945,309	KIRK, STEVE VAN
	Examiner	Art Unit
	James C Kerveros	2133
All Participants: Status of Application:		
(1) <u>James C Kerveros</u> .	(3)	
(2) Edward J. Brooks, III.	(4)	
Date of Interview: 10 December 2003	Time:	
Type of Interview: ☐ Telephonic ☐ Video Conference ☐ Personal (Copy given to: ☐ Applicant ☐ Applicant's representative) Exhibit Shown or Demonstrated: ☐ Yes ☐ No If Yes, provide a brief description: N/A.		
Part I.		
Rejection(s) discussed: N/A		
Claims discussed: Restrictoin of Claims		
Restrictoin of Claims		
Prior art documents discussed:		
Part II.		
SUBSTANCE OF INTERVIEW DESCRIBING THE GENERAL NATURE OF WHAT WAS DISCUSSED: See Continuation Sheet		
Part III.		
 It is not necessary for applicant to provide a separate record of the substance of the interview, since the interview directly resulted in the allowance of the application. The examiner will provide a written summary of the substance of the interview in the Notice of Allowability. It is not necessary for applicant to provide a separate record of the substance of the interview, since the interview did not result in resolution of all issues. A brief summary by the examiner appears in Part II above. 		
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12/12/03		
(Examiner/SPE/Signature) (Applicant/	Applicant's Representative Si	gnature – if appropriate)

U.S. Patent and Trademark Office PTQL-413B (04-03) Continuation of Substance of Interview including description of the general nature of what was discussed:

The Examiner called Mr. Edward J Brooks, III, attorney for Applicant to discuss Restriction / Election requirements for the present Application, regarding Claims 1-49.

During the telephone conversation with Edward J. Brooks, III on December 10, 2003 a provisional election was made without traverse to prosecute the invention of Group I, claims 1-30. Affirmation of this election must be made by applicant in replying to this Office action. Claims 31-49 are withdrawn from further consideration by the examiner, 37 CFR 1.142(b), as being drawn to a non-elected invention.